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Message:

I hereby certify that the attached Applicant Initiated Interview Request Form is being facsimile transmitted to the U.S. Patent and Tradepark Office on June 6, 2006.

George F. Wheeler, Reg. No. 28,766

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	Applicant	t Initiated Int	erview Requ	est Form	RECEIVED
Application No.: 10	n/670 740	Yimat Manual A	lit- C	CC E1 4 - 1	CENTRAL FAX CENT
Examiner: Tomasz		Art Unit: 3626	pplicant: <u>Geo</u>	pplication: Pen	ding JUN 0 6 2006
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Tentative Participa					
(1) Joseph Thomas	S (SPE)		(2) George	Wheeler (Appl	icant's Attorney)
(d) = 1511 = 5		•			
(3) Ex. Mike Toma	szewski		(4)		
Proposed Date of In	terview: <u>06/(</u>	08/2006 Prop	osed Time: 11	(EDT) (AM	(⊠/PM□)
Type of Interview R (1) ⊠ Telephonic] Personal	/3) [☐ Video Confei	rence
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Exhibit To Be Show If yes, provide brief					
n yes, provide bitei	description.	r roposed claim	amenuments		
	.	Issues To Be	Discussed		
Issues	Claims/	Prior	Discussed	Agreed	Not Agreed
(Rej., Obj., etc)	Fig. #s	Art			
(1) § 102,103	1, 19, 30	Segal et al.	H		님
(2)		***************************************	描	H	
(4)			H	H	H
Continuation She	eet Attached				
Brief Description of	Arguments	to be Presented:			
Claims as proposed	to be amend	ed (per continua	tion sheet) over	come Segal et a	l. and are
allowable. The clair	ns make clea	r that a third-pa	rty service prov	<u>zider, not a phy</u>	sician or patient,
induces the patient (to obtain med	dical records. Th	iis addresses pa	rt 6A, third th	rough fifth
paragraphs of the O	ffice action.				
An interview was conductive. This form should MPEP § 713.01). This application will not interview. Therefore, application.	d be completed be delayed from	by applicant and su n issue because of ap	bmitted to the example before to	submit a written i	record of this
as possible.	II.	,			(*)
Applicant/Applicant's Rep	presentative Sign	nature	Exami	ner/SPE Signature	
George F. Wheeler			_		
Typed/Printed Name of A	pplicant or Repr	esentative	-		
28,766					
Registration	Number, if app	licable	_		43774

This cultection of information is required by 37 CFR L133. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality 6 governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450. Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO TRISADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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10/679,749 Ind. Claims as proposed for interview June 8, 2006

JUN 0 6 2006

- 1. (<u>Proposed Amendment</u>) A method <u>for a service provider</u> to obtain a medical record-of a patient from a covered entity in a form allowing <u>quick disclosure of said service</u> <u>provider to quickly disclose</u> said medical record to a third party without restriction by the Health Insurance Portability and Accountability Act of 1996, <u>the method comprising</u>:
- A. a service provider that is not the patient or a covered entity, inducing said patient to obtain possession of a said medical record of said patient from a covered entity;
- B. said service provider acquiring said medical record from said patient in a storage format; and
- <u>C.</u> <u>said service provider</u> storing said medical record in a memory in a form from which it said medical record can be reproduced in said storage format.
- 19. (Proposed Amendment) A method to induce conversion of a medical record of a patient from a covered entity to a form allowing quick disclosure of said medical record to a third party without restriction by the Health Insurance Portability and Accountability Act of 1996, the method comprising:
- A. a service provider that is not the patient or a covered entity, inducing said patient to obtain possession of asaid medical record of said patient from a covered entity;
- B. said service provider inducing said patient to convert said medical record into a storage format; and
- C. said service provider inducing said patient to store said medical record in a memory in said storage format.
- 30. (<u>Proposed Amendment</u>) A medical and personal information system for obtaining and storing a medical record of a patient from a covered entity in a form allowing quick disclosure of said medical record to a third party without restriction by the Health Insurance Portability and Accountability Act of 1996, the system comprising:
- A. a communication interface provided at least in part by a service provider that is not the patient or a covered entity, said interface being adapted for inducing said patient to obtain possession of a said medical record of said patient from a covered entity; and a data

B. a data storage device provided at least in part by a service provider that is not the patient or a covered entity, said storage device comprising a memory adapted for storing said medical record in a form from which it can be reproduced in a storage format.